

HAWAII ADMINISTRATIVE RULES
TITLE 19

DEPARTMENT OF TRANSPORTATION
CHAPTER 122

EXAMINATION OF APPLICANTS FOR ISSUANCE AND RENEWAL OF MOTOR
VEHICLE DRIVER'S LICENSES AND INSTRUCTION PERMITS

SUBCHAPTER 1
GENERAL PROVISIONS

§19-122-1 **Issuance of Hawaii driver's license.** (a) No Hawaii driver's license shall be issued unless the applicant:

- (1) Presents a valid instruction permit for the appropriate category, passes a practical test or tests for the appropriate category of motor vehicle, surrenders all driver's licenses in the applicant's possession, and if under the age of 18, meets all the requirements in section 19-122-152; or
- (2) Being licensed by another jurisdiction in the category of motor vehicle applied for, provides that jurisdiction's driver clearance dated within six months of the date of application if applying for a category 1, 2, 3 or 4 Hawaii driver's license, passes the examinations required under section 19-122-4 and surrenders all driver's licenses in the applicant's possession in exchange for a Hawaii license. A driver's license clearance from another jurisdiction may be obtained by contacting the National Law Enforcement Telecommunications System (NLETS).

(b) The examiner of drivers may require that further physical and mental examinations be conducted upon the applicant as the examiner finds necessary to determine the applicant's fitness to operate a motor vehicle safely upon the highways.

(c) Before issuing a commercial driver's license, the examiner of drivers shall obtain the applicant's driving record information through the Commercial Driver License Information System the National Driver Register and the last state which issued the applicant a commercial driver's license. [Eff 8/26/82; am and comp 6/15/91; am and comp]; (Auth: HRS §286-108, SLH 1990, Act 45, SLH 1999, Act 175, §3, 49 CFR §383.73) (Imp: HRS §286-108, SLH 1990, Act 45, SLH 1999, Act 175, §3, 49 CFR §383.73)

§19-122-2 **Instruction permit required.** All applicants shall obtain an instruction permit if they are not licensed by the State of Hawaii or any other jurisdiction for the category of motor vehicle for which application is made.

All applicants possessing a valid driver's license from another jurisdiction which is comparable to a category 4 Hawaii driver's license and desiring to obtain a Hawaii category 4 license shall obtain an instruction permit for category 4. The applicant may also at the same time be issued a temporary driving permit for a category 1, 2, or 3 driver's license when the applicant's valid out-of-state category 4 driver's license covers the appropriate category 1, 2, or 3 license and meets all of the appropriate requirements set forth in section 19-122-4. As used in this chapter, categories of motor vehicles shall be as set forth in section 286-102, Hawaii Revised Statutes. [Eff 8/26/82; am and comp 6/15/91];

(Auth: HRS §286-110, SLH 1989, Act 320, §3) (Imp: HRS §286-110, SLH 1989, Act 320, §3)

§19-122-3 **Issuance of instruction permit.** No instruction permit shall be issued to an applicant unless the applicant:

- (1) Passes the vision test described in section 19-122-8.
- (2) Passes a written, oral, or automated test pursuant to sections 19-122-10 and 19-122-11, determined by the examiner of drivers to be appropriate for the category of motor vehicle for which the applicant seeks to be licensed.
- (3) Presents proof of name and date of birth.
- (4) Presents social security card.
- (5) Presents a current head front view color photograph, about 2" x 2" if applying for a commercial driver's instruction permit.
- (6) Meets the qualification standards of 49 CFR, Part 391, Subparts B and E if the applicant expects to obtain a category 4 or commercial driver's instruction permit. [Eff 8/26/82; am and comp 6/15/91]; (Auth: HRS §286-110, SLH 1990, Act 342, §20, 49 CFR §383.73) (Imp: HRS §286-111, SLH 1990, Act 342, §20, 49 CFR §383.73)

§19-122-4 **Temporary driving permit.** (a) A temporary driving permit, when issued, shall be an interim license and shall entitle its holder to all privileges and responsibilities of possessing a Hawaii driver's license. A temporary driving permit shall be issued only to:

- (1) A holder of a driver's instruction permit who passes the practical test or tests, surrenders all other valid driver's licenses and receives the out-of-state driver clearance dated within six months of the date of application if previously licensed by another state, unless the out-of-state driver clearance is obtained through NLETS.
- (2) An out-of-state licensee who possesses a valid license comparable to a category 1, 2, or 3 Hawaii driver's license who:
 - (A) Passes the vision test described in section 19-122-8;
 - (B) Passes the knowledge test described in section 19-122-10 for the appropriate category.
 - (C) Presents proof of name and date of birth;
 - (D) Presents social security card;
 - (E) Passes a practical test or tests for the appropriate category of motor vehicle if the licensee:
 - (i) Is under eighteen years of age; or
 - (ii) Is at least eighteen years of age and required by the examiner of drivers to demonstrate driving ability; and
 - (F) Presents all out-of-state licenses, one of which shall cover the category for which the applicant is applying; and
 - (G) Provides the out-of-state driver clearance, dated within six months of the date of application, unless this information is obtained via NLETS.
- (3) An out-of-state licensee who possesses a valid commercial driver license who:
 - (A) Passes the vision test-described in section 19-122-8;
 - (B) Passes the-hazardous materials test described in section 19-122-10 to retain a

- hazardous materials endorsement;
- (C) Presents proof of name and date of birth;
- (D) Presents social security card;
- (E) Is at least twenty-one years of age; and
- (F) Presents all-out-of-state licenses, one of which shall cover the category for which the applicant is applying; and

(b) An out-of-state licensee who possesses a valid license comparable to a Hawaii category 4 license and who desires a category 4 Hawaii driver's license shall comply with section 19-122-2.

(c) Before issuing a commercial driver's permit, the examiner of drivers shall obtain the applicant's driving record information through the Commercial Driver License Information System, the National Driver Register and the last state which issued the applicant a commercial driver's license. [Eff 8/26/82; am 12/1/85; am and comp 6/15/91]; (Auth: HRS §286-108, SLH 1990, Act 45, §10, 49 CFR §383.73) (Imp: HRS §286-108, SLH 1990, Act 45, §10, 49 CFR §383.73)

§19-122-5 Renewal of driver's license. (a) No driver's license shall be renewed until the applicant has passed the vision test described in section 19-122-8 and the written, oral, or automated test on rules of the road as required under section 19-122-11. Applicants possessing a commercial driver license with a hazardous materials endorsement must pass the hazardous materials test described in section 19-122-10 every four years.

The examiner of drivers may require further physical examinations and practical tests to be conducted upon the applicant as the examiner finds necessary to determine the applicant's fitness to continue to operate a motor vehicle safely upon the highways.

(b) Before renewing a commercial driver license, the examiner of drivers shall obtain the applicant's driving record information through the Commercial Driver License Information System, the National Driver Register and the last state which issued the applicant a commercial driver's license. [Eff 8/26/82; am and comp 6/15/91]; (Auth: HRS §286-107, SLH 1990, Act 342, §9, 49 CFR §383.73) (Imp: HRS §286-107, SLH 1990, Act 342, §9, 49 CFR §383.73)

§19-122-6 Reexamination after failure. If an applicant fails the knowledge or practical test, there shall be a mandatory waiting period of at least one week before the applicant shall be eligible for retesting. (Eff 8/26/82; am and comp 6/15/91]; (Auth: HRS §286-108) (Imp: HRS §286- 108)

§19-122-7 Vision test; procedures. The vision test shall be given to all applicants for a permit, a new license, a duplicate license, or a license renewal and shall be conducted as follows:

- (1) The examiner shall allow each applicant ten minutes after entering the office before conducting the vision test to permit the applicant's eyes to adjust to light conditions.
- (2) The examiner shall carefully explain the test and the responses desired.
- (3) An applicant who wears glasses shall take the test both with and without glasses. [Eff 8/26/82; am and comp 6/15/91]; (Auth: HRS §286-108) (Imp: HRS §286-108)

§19-122-8 Vision test; standards. Each applicant shall meet the minimum standards of the vision test to qualify for a permit or license. Where the tests indicate a restriction is appropriate, the permit or license shall be subject to the appropriate restrictions established under section 19-122-9. All

restrictions shall be noted on the driver's license. The minimum standards for applicants of a category 1, 2 or 3 driver's license shall be:

- (1) Visual acuity. The applicant shall have 20/40 or better vision in one eye, corrected or uncorrected;
- (2) Color identification or the ability to identify the distinctive traffic control colors. The applicant shall have the ability to distinguish between red, amber, and green in any traffic signal application;
- (3) Depth perception or the ability to judge distances. The applicant shall have the ability to answer without hesitation questions concerning the relative positions of signs or other objects in illustrations; and
- (4) Peripheral vision or the horizontal vision field. The applicant shall have the ability to see a field of at least one hundred forty degrees of horizontal vision, or a total field of seventy degrees if only one eye has vision. Applicants for a category 4 and commercial driver license shall meet the vision standards of 49 CFR Part 391, Subpart E. [Eff 8/26/82; am 12/1/85; am and comp 6/15/91]; (Auth: HRS §286-108, SLH 1990, Act 342, §7, 49 CFR §383.71) (Imp: HRS §286-108, SLH 1990, Act 342, §7, 49 CFR §383.71)

§19-122-9 Vision test; restrictions for categories 1, 2 and 3. (a) When the applicant has monocular visual acuity or when the applicant is able to see with only one eye:

- (1) If without corrective lenses the applicant has at least 20/40 vision, the applicant shall be restricted to operating vehicles with an outside rear view mirror installed on the side corresponding to the eye with no vision which provides a clear view to the side and rear of the vehicle.
- (2) If with corrective lenses the applicant has at least 20/40 vision, the applicant shall be restricted to operating vehicles with an outside rear view mirror installed on the side corresponding to the eye with no vision, which provides a clear view to the side and rear of the vehicle, and a corrective lens shall be worn while driving.

(b) When the applicant has coordinate use of both eyes in binocular vision (applicant able to see with both eyes):

- (1) If without corrective lenses the applicant has at least 20/40 vision in each eye, there shall be no restriction.
- (2) If with corrective lenses the applicant has at least 20/40 vision in each eye, corrective lenses shall be worn while driving.
- (3) If without corrective lenses the applicant has at least 20/40 vision in one eye but less than 20/40 vision in the other eye, the applicant shall be restricted to operating a vehicle with an outside rear view mirror installed on the side corresponding to the applicant's weaker vision, which provides a clear view to the side and rear of the vehicle.
- (4) If with corrective lenses the applicant has at least 20/40 vision in one eye, but less than 20/40 vision in the other eye, the applicant shall be restricted to operating a vehicle only when corrective lenses are worn. The applicant shall also be restricted to operating a vehicle with an outside mirror installed on the side corresponding to the applicant's weaker vision, which provides a clear view to the side and rear of the vehicle. [Eff

§19-122-10 Knowledge tests for original license. (a) Applicants for an original Hawaii driver's license categories 1, 2, 3 and 4 shall take an appropriate examination in the English language on rules of the road, traffic code provisions, safe driving practices, and the meaning of traffic signs. At least three different sets of examinations, each consisting of not less than twenty-five general questions, shall be available for use by the examiner of drivers. Any one of the examination sets may be used at the discretion of the examiner. Each applicant shall be given one examination. If an applicant is illiterate, the applicant shall be examined orally or by other means deemed appropriate by the director. If the applicant has difficulty understanding the English language, the applicant may be examined in the language chosen from those available.

(b) Each applicant applying for a category 1 or 2 license (motorcycle or motor scooter) shall take a test as described in subsection (a) of this section and an examination in the English language consisting of not less than ten questions pertaining to the operation of a motorcycle or motor scooter. If the applicant is illiterate, an oral or other appropriate test shall be given. If the applicant has difficulty understanding the English language, the applicant may be examined in the language chosen from those available.

(c) Applicants who possess a valid Hawaii driver's license and make application for a higher category of driver's license shall not be required to take the examination described in subsection (a) of this section.

(d) Applicants for a commercial driver license shall take a general knowledge test in the English language about good driving practices and vehicle inspections to operate commercial vehicles safely. At least two sets of examinations, each consisting of 50 test items, shall be available for use by the examiner of drivers. Any one of the examinations may be used at the discretion of the examiner. Each applicant shall be given one examination. If an applicant is illiterate, the applicant shall be examined orally or by other appropriate means. If the applicant has difficulty understanding the English language, the applicant may be examined in the language chosen from those available; the state director of transportation must approve all foreign language test translations before they are used.

(e) Commercial drivers shall take special knowledge tests in the English language to drive certain vehicles and to transport certain cargo. Two forms of each specialized test shall be made available for use by the examiner of drivers. Except for the hazardous materials endorsement test, if the applicant has difficulty understanding the English language, the applicant may be examined orally or in another language as county resources permit, provided approval of the foreign language test translation has been obtained from the state director of transportation. The specialized tests are:

- (1) Air brakes test. This test measures knowledge required to drive vehicles equipped with air brakes. Each test shall consist of twenty-five questions.
- (2) Combination vehicles test. This test measures knowledge required to drive combination vehicles such as tractor-trailer rigs. It must be passed by every applicant who wants a category A commercial driver license. Each test shall consist of twenty questions.
- (3) Passenger transport test. This test measures knowledge required by bus drivers. It must be passed to receive a passenger endorsement (P) to a commercial driver license. Each test shall consist of twenty questions.
- (4) Doubles/triples test. This test measures knowledge required to drive trucks with two or

three cargo trailers. It must be passed to receive a doubles/triples endorsement (T) to a category A commercial driver license. Each test shall consist of twenty questions.

- (5) Tank vehicle test. This test measures knowledge required to drive tanker trucks that haul liquids or gases in bulk. It must be passed to receive a tank vehicle endorsement (N) to a commercial driver license. Each test shall consist of twenty questions.
- (6) Hazardous materials test. This tests basic knowledge of regulations governing the hauling of hazardous materials and hazardous waste. It must be passed to receive a hazardous materials endorsement (H) to a commercial driver license. Each test shall consist of thirty questions. An endorsement to carry hazardous materials in a tank vehicle is indicated by a (X).

(f) The applicant shall be considered to have passed a knowledge test if at least eighty per cent of the questions have been answered correctly. [Eff 8/26/82; am and comp 6/15/91]; (Auth: HRS §286-108, SLH 1990, Act 342, §7, 49 CFR §§383.71, 383.111) (Imp: HRS §286-108, SLH 1990, Act 342, §7, 49 CFR §§383.71, 383.111)

§19-122-11 **Knowledge tests for renewal license.** (a) Applicants for a renewal license shall take an appropriate examination in the English language on rules of the road, traffic code provisions, safe driving practices, and the meaning of traffic signs. The examination shall consist of not less than twenty general questions. The applicant shall be considered to have passed any of the knowledge test or tests if at least seventy per cent of the questions have been answered correctly. If the applicant is 25 years or older, the applicant shall be examined every four years. All other applicants shall be examined every two years.

(b) If the applicant wants to retain a hazardous materials endorsement, every four years, the applicant must take an additional special knowledge examination in the English language on how to recognize, handle, and transport hazardous materials. The examination shall consist of not less than thirty questions. The applicant shall be considered to have passed the knowledge test if at least eighty per cent of the questions have been answered correctly.

(c) Except for the hazardous materials endorsement test, which shall be taken in the English language, if an applicant is illiterate, the applicant shall be examined orally or by other appropriate means. If the applicant has difficulty understanding the English language, the applicant may be examined in the language chosen from those available. [Eff 8/26/82; am and comp 6/15/91]; (Auth: HRS §286-107, SLH 1990, Act 342 §7, 49 CFR §383.71) (Imp: HRS §286-107, SLH 1990, Act 342, §7, 49 CFR §383.71)

§19-122-12 **Practical tests.** (a) Practical tests shall be given as required under sections 19-122-1, 19-122-4, and 19-122-5. Practical tests shall be as set forth in sections 19-122-13 to 19-122-16. [Eff 8/26/82; am 12/1/85; comp 6/15/91]; (Auth: HRS §286-108) (Imp: HRS §286-108)

§19-122-13 **Off-street skill tests for motor scooters and motorcycles.** (a) When required by the examiner of drivers to take off-street skill tests, an applicant for a category one license

(motor scooters) or a category two license (motorcycles and motor scooters) shall:

- (1) Provide for the test, a motor vehicle in serviceable condition of the category for which the applicant desires to be licensed; and
- (2) Obtain a passing score of zero to ten points after completing seven exercises administered in accordance with Section 5.0 of the Alternate MOST (Motorcycle operator Skill Test) as it existed on March 1, 1990, a copy of which is located at the end of this chapter. (Eff 8/26/82; am 12/1/85; am and comp 6/15/91]; (Auth: HRS §286-108) (Imp: HRS §286-108)

§19-122-14 **On-street skill test for category 3 light motor vehicles.** (a) When required by the examiner of drivers to take an on-street test, an applicant for a category 3 license (cars, buses designed to transport 15 or fewer occupants, and trucks ten thousand pounds gross vehicle weight rating or less) shall:

- (1) Provide for the test a motor vehicle in serviceable condition of the category for which the applicant desires to be licensed. The vehicle may be equipped with manual or automatic shift transmission.
- (2) Start the vehicle; drive through a business district; park parallel to a curb in a space provided; make proper right and left turns; exhibit skill in the use of the clutch or transmission when moving on a slight grade from a standing start whether proceeding forward or reversing; operate the vehicle in reverse; observe, without hesitation, traffic signs and signals; drive through heavy traffic; exhibit proper braking procedures when coming to a stop and when following or driving through heavy traffic; and exhibit proper signaling of intention to turn or stop. If possible, the course shall include at least two stop signs and two traffic signals; a straight course to demonstrate the applicant's knowledge of signals; at least three right turns and three left turns incorporating all turning situations that the driver might encounter; and at least two unmarked intersections which may be of a type where the applicant's view of cross traffic is partially obscured. The route shall be planned to allow the examiner to rate the applicant's ability to read and interpret traffic signs and roadway marking; alertness and resistance to distractions; ability to size up difficult traffic situations and make intelligent decisions; and ability to apply knowledge of county traffic ordinances, state laws, and safe driving practices.

(b) An applicant shall be considered to have passed the on-street test if the applicant satisfactorily demonstrates the following:

- (1) Starting. The engine is started without difficulty and the vehicle is placed in motion smoothly.
- (2) Stopping. The vehicle is brought to a smooth and comfortable stop.
- (3) Steering and turning. The vehicle is kept on a steady course with no swaying in traffic. Left and right turns are executed in compliance with traffic regulations.
- (4) Reversing. The vehicle is maintained on a steady course. There is exhibited a satisfactory sense of direction while backing.
- (5) Observance of signs and signals. There is a strict adherence to traffic signs and signals, speed restrictions, and pedestrian right-of-way. Arm signal or mechanical signals

- signifying an intention to turn is given. Arm signal signifying an intention to stop is given.
- (6) Clutch synchronization and acceleration and deceleration. In a motor vehicle with a manual transmission, the application and release of the clutch is satisfactorily smooth and gradual when starting forward, reversing, or coming to a stop on level ground or an upgrade. In all motor vehicles, acceleration and deceleration is gradual and steady.
 - (7) Brake reaction. When the brake is applied at a speed of twenty miles per hour, the distance between the point where the brakes are applied and the point where the vehicle comes to a complete stop is not more than twenty-five feet. Reaction time is not more than three-fourths of a second. Reaction time distance is twenty-two feet. The total stopping distance is forty-seven feet.
 - (8) Parking. Parking is accomplished in a business district, both parallel to the right and to the left of a curbing within the space provided. There is a smooth unfaltering execution of the parking procedure, the applicant demonstrating reasonably good distance and timing judgment. [Eff 8/26/82; am and comp 6/15/91]; (Auth: HRS §286-108, SLH 1989, Act 320, §4) (Imp: HRS §286-108, SLH 1989, Act 320, §4)

§19-122-15 REPEALED. [R 6/15/91].

§19-122-16 REPEALED. [R 6/15/91].

§19-122-17 **Category 4 and commercial driver license skill tests.** (a) The skill tests include the vehicle inspection test, the basic control skills test, and the road test. The applicant shall provide a motor vehicle in the category the applicant desires a license. The applicant shall take the:

- (1) Vehicle inspection test by conducting a thorough inspection of the vehicle, using the Vehicle Inspection Memory Aid from the Driver's Manual as shown in figure "17a" titled "Vehicle Inspection Memory Aids" located at the end of this chapter [if necessary].
- (2) Basic control skills test to demonstrate basic skills essential for safe control of the vehicle. Four of the following six exercises shall be taken; however, the director may approve test modifications for vehicles with more than one articulation.
 - (A) Right Turn (figure 17b titled "The Right Turn" located at the end of this chapter). The applicant shall drive forward and make a right turn around a cone or standard, bringing the rear wheels of the vehicle as close to the cone as possible without touching it.
 - (B) Straight Line Backing (figure 17c titled "Forward Stop/Straight Line Back" located at the end of this chapter). First, the applicant shall drive through the alley and stop as close as possible to the stop line at the end. Second, the applicant shall back down and out of the alley, without touching the boundaries of the alley.
 - (C) Alley Dock (figure 17d titled "Alley Dock" located at the end of this chapter). The applicant shall drive by the alley so the entrance is on the applicant's left. The applicant shall back into the alley, without touching the boundaries of the alley, and stop within tow feet of the rear of the alley.

- (D) Sight-side of Conventional Parallel Park (figure 17e titled “Parallel Park Adjustable” located at the end of this chapter). The applicant shall park in a space that is on the applicant’s left or right as close as possible to rear and the “curb” of the space without crossing the lines or hitting the cones.
- (E) Backward Serpentine (figure 17f titled “Backward Serpentine” located at the end of this chapter). The applicant shall start with the vehicle lined up near the first cone so that the applicant can drive forward along the right side of cones. The applicant shall drive forward and stop when the rear of the vehicle is past the third cone. The applicant then shall back up so the vehicle winds around the three cones, passing the third cone so the cone is on the left, the second cone so the cone is on the right, and the first cone so the cone is on the left. After threading back through the cones, the vehicle ends up in the same position it started from.
- (3) Road test to demonstrate ability to drive safely in most on-the-road situations. The predetermined route should contain the following maneuvers: four left and four right turns; a straight section of urban business street; intersections; a railroad crossing (or simulation); one curve; a section of expressway or two-lane rural or semi-rural road; a downgrade; a simulated downgrade; an upgrade; a downgrade for stopping; an upgrade for stopping; and one underpass, low clearance, or a bridge.
- (b) The scoring form for the Pretrip Inspection, Basic Control Skills test and Road test is shown in Appendix A.
- (c) The applicant shall be considered to have passed each test if the applicant received passing scores as shown in Appendix B.
- (d) The applicant shall pass the skills test in a vehicle equipped with air brakes to obtain an unrestricted license.
- (e) Commercial drivers shall pass the skills test in a passenger vehicle to obtain a passenger endorsement applicable to a specific vehicle group. [Eff 6/15/91; am and comp]; (Auth: HRS SLH 1990, Act 342 , §7, 49 CFR §§383.71, 383.113) (Imp: HRS SLH 1990, Act 342, §7, 49 CFR §§383.71, 383.113)

§19-122-18 REPEALED. [R 6/15/91].

§19-122-19 **Discontinuance of test.** Any skill test, on-street, or off-street test described in this chapter shall be discontinued immediately by the examiner if any of the following occurs:

- (1) The applicant fails any skill or general commercial driver license knowledge test required by this chapter.
- (2) The motor vehicle being used is involved in an accident.
- (3) The applicant drives dangerously or recklessly.
- (4) The applicant commits a serious traffic violation.
- (5) The applicant refuses or fails to follow the instructions of the examiner.
- (6) It becomes apparent that the motor vehicle being used is in an unsafe condition. [Eff 8/26/82; am, comp and ren §9-122-19 6/15/91](Auth: HRS §286-108) (Imp: HRS §286-108)

§19-122-20 **Substitute for commercial driver license skill tests.** The commercial driver license skill tests are waived if the applicant:

- (1) Certifies that during the two-year period prior to application, the applicant:
 - (A) Has not had more than one license;
 - (B) Has not had any license suspended, revoked, or canceled;
 - (C) Has not had a conviction in any type of motor vehicle for the disqualification offenses contained in 49 CFR 383.51;
 - (D) Has not had more than one conviction in any type of motor vehicle for a serious traffic violation; and
 - (E) Has not had a conviction for a violation of state or local law relating to motor vehicle traffic control, other than a parking violation, arising in connection with any traffic accident, and has no record of an accident in which the applicant was at fault; and
- (2) Provides evidence and certifies that:
 - (A) The applicant is regularly employed in a job requiring operation of a commercial motor vehicle; and that either:
 - (i) The applicant has previously taken and passed skill tests given by a state with a classified licensing and testing system, and that the tests were in a representative vehicle for that applicant's driver's license classification; or
 - (ii) The applicant has operated, for at least two years immediately preceding application for a commercial driver license, a vehicle representative of the commercial motor vehicle the driver applicant operates or expects to operate. (Eff and comp 6/15/91]; (Auth: HRS SLH 1989, Act 320, §2, 49 CFR §383.77) (Imp: HRS SLH 1989, Act 320, §2, 49 CFR §383.77)

§19-122-21 **Commercial driver license nonrefundable fees.** (a) The examiner of drivers shall charge a nonrefundable flat \$30 application fee to applicants for a permit, a permit renewal, a new license, or a license renewal.

(b) The nonrefundable fee for a duplicate license, a license change or an endorsement change is \$15.

(c) Other nonrefundable costs include:

- (1) General knowledge test - \$15;
- (2) Special knowledge test - \$5 each test;
- (3) Skill test charges as follows:
 - (A) Vehicle inspection test - \$10;
 - (B) Basic control skills test - \$20;
 - (C) Road test - \$20
- (4) Oral test - \$15 additional fee
- (5) Reinstatement fee - \$20 [Eff and comp 6/15/91]; (Auth: HRS SLH

§19-122-22 Renewal of driver licenses by residents temporarily out-of-state.

(a) All applicants who apply for renewal of their Hawaii driver's license who are Hawaii residents temporarily out-of-state, shall comply with all applicable requirements of section 286-107, Hawaii Revised Statutes.

(b) Applicants shall comply with those portions of this chapter deemed appropriate by the examiner of drivers.

(c) Applicants shall submit a request for renewal not more than six months prior to and not more than ninety days after their driver's license expiration date, and shall complete, execute, and return all forms and examinations provided by the examiner with the prescribed fees.

(d) No Hawaii driver's license shall be renewed if an applicant does not achieve a passing score on the renewal examination; or if the licensee has any outstanding traffic violations or has been convicted of a violation 'or violations of traffic laws or ordinances of this state or of a foreign jurisdiction which are comparable to a violation or violations of a state law or ordinance which have an accumulated value of six or more points during the twelve month period immediately preceding the date of application as provided in section 286-128, Hawaii Revised Statutes. [Eff 8/26/82; am, comp and ren §19-122-23 6/15/91] (Auth: HRS §286-107) (Imp: HRS §286-107, §286-109)

§19-122-23 to 19-122-99 (Reserved)

§19-122-100 Severability. If any section or part of this chapter is held invalid for any reason, the invalidity shall not affect the validity of the remaining sections or parts of this chapter. [Eff 8/26/82; comp and ren §19-122-100 6/15/91] (Auth: HRS §286-108) (Imp: HRS §286-108)

§19-122-101 Repeal. All rules and regulations relating to and governing the examination of applicants for issuance and renewal of motor vehicle drivers' licenses and instruction permits or the re-issuance of motor vehicle operator's licenses and the invalidation of operator's license in effect prior to the effective date of this chapter are repealed. [Eff 8/26/82; comp and ren §19-122-101 6/15/91](Auth: HRS §286-108) (Imp: HRS §286-108)